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5 Attorney for Defendant  
6 ARACELI MENDOZA

7  
8 IN THE UNITED STATES DISTRICT COURT  
9  
10 FOR THE NORTHERN DISTRICT OF CALIFORNIA  
11 SAN JOSE DIVISION

12 UNITED STATES OF AMERICA

13 Plaintiff,

14 vs.

15 ARACELI MENDOZA,

16 Defendant.

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18 Case Number: CR-16-150-BLF

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20 STIPULATION AND ORDER TO MODIFY  
21 PRETRIAL RELEASE CONDITIONS

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28 The parties, Araceli Mendoza and the government, acting through their respective  
counsel, hereby stipulate and request that the Court modify the defendant's release  
conditions to allow her to travel to and visit Los Banos, California with her two sons  
leaving for the Christmas holiday on December 23, 2021 and returning on December 26,  
2021, and leaving for the New Year holiday on December 31, 2021 and returning on  
January 2, 2022. All itinerary, accommodations, and contact information have been  
provided to Pretrial Services Officers Basurto and Granados who do not oppose this  
request. AUSA Marissa Harris does not oppose. All other conditions of Ms. Mendoza's

1 release shall remain in effect.  
2

3 SO STIPULATED:

4 STEPHANIE M. HINDS  
5 Acting United States Attorney

6 /s/  
7 MARISSA HARRIS  
8 Assistant United States Attorney

9 DATED: 12/16/2021  
10

11 /s/  
12 WM. MICHAEL WHELAN, JR.  
13 Counsel for Defendant Mendoza

14 **ORDER**

15 Accordingly, for good cause shown, the Court HEREBY ORDERS that defendant  
16 Araceli Mendoza's release conditions shall be modified to allow her to travel to Los  
17 Banos, California with her two sons leaving for the Christmas holiday on December 23,  
18 2021 and returning on December 26, 2021, and leaving for the New Year holiday on  
19 December 31, 2021 and returning on January 2, 2022. All itinerary, accommodations, and  
20 contact information shall be provided to Pretrial Services Officers Basurto and Granados.  
21 All other conditions of Ms. Mendoza's release shall remain in effect.  
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23 SO ORDERED.  
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25 DATED: December 16, 2021  
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1 cc: Pretrial Services  
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